

**UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NEW YORK**

State Farm Mutual Automobile Insurance Company and	)	
State Farm Fire & Casualty Company,	)	
	)	
Plaintiffs,	)	
v.	)	Case No. 18-cv-00289-ILG-ST
	)	
	)	
Jules Parisien, M.D. <i>et al.</i> ,	)	
	)	
Defendants.	)	
	)	

**STIPULATION AND ORDER OF DISMISSAL**

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned attorneys for Plaintiffs State Farm Mutual Automobile Insurance Company and State Farm Fire & Casualty Company (“Plaintiffs”) and Defendants Francois Jules Parisien, M.D., Luqman Dabiri, M.D., Ksenia Pavlova, D.O., Frances Lacina, D.O., Allay Medical Services, P.C., FJL Medical Services P.C., JFL Medical Care P.C., JPF Medical Services, P.C., KP Medical Care P.C., PFJ Medical Care P.C., RA Medical Services P.C., Darren Mollo, D.C., Darren Mollo D.C., P.C., ACH Chiropractic, P.C., Energy Chiropractic, P.C., Island Life Chiropractic Pain Care, PLLC, Charles Deng, L.Ac., Charles Deng Acupuncture, P.C., David Mariano, P.T., MSB Physical Therapy P.C., Tatiana M. Rybak, Oleg Rybak, Maiga Products Corporation, Madison Products of USA, Inc., Quality Health Supply Corp., Personal Home Care Products Corp., AB Quality Health Supply Corp., Allan L. Buslon, and Maria Masigla a/k/a Maria Shiela Buslon, P.T. (“Defendants”), pursuant to Fed. R. Civ. P. 41(a)(2), that Plaintiffs’ claims against Defendants are voluntarily dismissed with prejudice and without costs.

Nothing in this Stipulation and Order shall be construed to affect Plaintiffs' claims against any other parties to the above-captioned action.

Dated: September \_\_, 2020

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Hon. I. Leo Glasser  
United States District Court Judge

Consented to by:

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